

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
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WRITER

April 18, 2022

*In re Layla Sleep, Inc.*

Ex Parte Appeal No. 88359361

<b>Hearing Date</b>	<b>May 17, 2022</b>
<b>Hearing Time</b>	<b>11:00 AM (ET)</b>
<b>Hearing Room</b>	<b>Madison East Building 600 Dulany Street 9th Floor (Hearing Room C) Alexandria, VA 22313-1450</b>
<b>Remote Participation</b>	<b>Contact</b>  <a href="mailto:VTCOPSDISTLIST@USPTO.gov">VTCOPSDISTLIST@USPTO.gov</a>

The Board has scheduled an oral hearing in the above identified proceeding on the date and at the time indicated above.

Whenever any party has expressed its plan to attend the hearing by video conference, it is the party's responsibility to contact a USPTO video conference technician by email at [VTCOPSDISTLIST@USPTO.gov](mailto:VTCOPSDISTLIST@USPTO.gov) no fewer than three business days prior to the confirmed hearing date with the following information: (1) the proceeding number(s); (2) the date and time of the hearing; and (3) the type of equipment that the party plans to use. A video conference technician will arrange a

test of the equipment the party plans to use. The USPTO does not provide parties with the means to participate by video conference.

If Appellant or its attorney, does not appear when the case is called, Appellant's right to an oral hearing will be considered to have been waived.

Oral arguments will be limited to twenty minutes for the Appellant and ten minutes for the Trademark Examining Attorney, unless a longer period is requested and permitted in advance of the hearing date. The Appellant may reserve part of its time for rebuttal.

If Appellant does not intend to be present for the oral hearing, it must file written notification thereof through ESTTA at least two weeks in advance of the hearing date.

If Appellant wishes to reschedule an oral hearing, it must file a written request through ESTTA, stating the reasons for the request and whether the Examining Attorney has consented to the rescheduling, and submit three non-consecutive dates and times. Absent compelling circumstances or the consent of the Examining Attorney, the Board will not change a hearing date if the request to reschedule is made within two weeks of the scheduled hearing date. Moreover, the Board may deny a request to reschedule if multiple requests, including stipulations and consented requests, to reschedule have been filed.

Questions or inquiries regarding the hearing can be directed to [TTABHearings@uspto.gov](mailto:TTABHearings@uspto.gov).